en project
COMPANY
1
-
-

	1
Date Approved: 19916 Extension: 335	
By: CROTAC PRINCE (for material witness only) DAUSA	
Signature:	
	S DISTRICT COURT ICT OF CALIFORNIA
UNITED STATES OF AMERICA  PLAINTIFI  V.	F, CASE NUMBER 16-2477M
Salvador Gudino Chavez	AFFIDAVIT OF SURETY (NO JUSTIFICATION)
	AFFIDAVII OF SUREIT (NO JUSTICA COL)
DEFENDANT(S	).
supports, and I agree to be bound as a condition of this bond bottom of this document and further acknowledge and agree of this bond, jointly and severally with the defendant and conditions in the event that the bond is forfer.	d executed by the above-named defendant for which this affidavit by the provisions of Local Criminal Rule 46-6 as set forth at the that I and my personal representatives are bound as a condition other sureties, to pay to the United States of America the sum of eited.  The Court and counsel of any change in residence address or
employment of the defendant immediately upon becoming	aware of such fact.
I further agree and understand that, unless otherwise ore a continuing bond (including any proceeding on appeal or re as the undersigned is duly exonerated by Order of the Cour	dered by the Court, the bond for which this affidavit supports is view) which shall continue in full force and effect until such time t.
I declare under the penalty of perjury that the foregoing December, 20 16	g is true and correct. Executed on this 22nd day of
Sindy Alvarado	x x x - x x - 9337
Name of Shrety	Social Security (Last 4 digits only)
Signature of Surety	Address of Surety
Friend	Paramout, CA
Relationship of Surety	City, State, Zip Code

Local Criminal Rule 46-6

Bond - Summary Adjudication of Obligation

A band or undertaking presented for filing shall contain consent of the principal and surety that, in case of default or contunacy on the part of the principal or surety, the Court, upon ten (10) days notice, may render a judgment summarily in accordance with the obligation undertaken and issue a writ of execution upon such judgment. An indemnitee or party in interest seeking a judgment on a bond or undertaking shall proceed by Motion for Summary Adjudication of Obligation and Execution. Service may be made on a corporate surety as provided in 31 U.S.C. § 9306.